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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. **0** Lien Avoidance

**0** Valuation of Security

**0** Assumption of Executory Contract or Unexpired Lease

Last revised: September 1, 2018

# **UNITED STATES BANKRUPTCY COURT**

		District of N	lew Jersey		
In Re:	Debra E O'Neal		Case No.:		20-12792
		Debtor(s)	Judge:		
		CHAPTER 13 PLAN	N AND MOTION	S	
_		_			
<ul><li>✓ Original</li><li>☐ Motions</li></ul>		<ul><li>☐ Modified/Notice Re</li><li>☐ Modified/No Notice</li></ul>	•	Date:	3/10/20
		HE DEBTOR HAS FILEI CHAPTER 13 OF THE B			
		YOUR RIGHTS MA	Y BE AFFECTE	D	
contains the Plan property your attorn written objusted in the notice. See modification alone will a cormodify a wishes to a prosecute	ne date of the confirmations and by the Debtor to a ney. Anyone who wished ection within the time of duced, modified, or elimated by the granted without the Notice. The Court in a Bankruptcy Rule 30° on may take place sole avoid or modify the lies a lien based on value of contest said treatment same.	adjust debts. You should es to oppose any provision frame stated in the <i>Notice</i> minated. This Plan may I further notice or hearing may confirm this plan, if the last this plan includes may within the chapter 13 of the states.	proposed by the read these paper on of this Plan or the Your rights make confirmed and the confirmed are no timely notions to avoid of confirmation produce the interest ration and appear a	Debtor. This res carefully any motion by be affected become bis bis possible to be a filled objection or adversale. An affect the confirm	s document is the actual and discuss them with included in it must file and by this plan. Your claim nding, and included iled before the deadline tions, without further en, the lien avoidance or an confirmation order reary proceeding to avoid the tien creditor who nation hearing to
state whe	ether the plan include	es each of the following provision will be ineffec	g items. If an ite	m is checke	ed as "Does Not" or if
THIS PLA	N·				
			DOMESTONE NO	NI CTANDA	RD PROVISIONS MUST
	SET FORTH IN PAR		KOVISIONS. NC	M-3 I ANDA	IND PROVISIONS WOST
COLLATE	RAL, WHICH MAY R	THE AMOUNT OF A SEC ESULT IN A PARTIAL P. OTIONS SET FORTH IN	AYMENT OR NO	PAYMEN1	
		A JUDICIAL LIEN OR NOTIONS SET FORTH IN		,	JRCHASE-MONEY

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Initial Debtor(s)' Attorney			Init	ial Debtor:	DEO	In	itial Co-Deb	tor
Part 1: Payı	nent and	d Length o	f Plan					
a. Th <u>60</u> months.	e debtor	shall pay <sub>.</sub>	819.94 Month	ily to the C	hapter	13 Trustee, sta	arting on	for approximately
b. Th	e debtor ☑ □	Future Ea	rnings			from the follow	-	: funds are available):
c. Us	se of real	Sale of re- Description	o satisfy plan al property n: date for com		:: 			
		Descriptio	of real prop n: date for com		_			
		Description			mortga —	ge encumberin	g property:	
d. e.		loan modi	fication.			-		ale, refinance or
Part 2: Ade	guato Pr	otoction			X NON	11=		
			payments wil				to be paid to	o the Chapter 13
Trustee and							,	·
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).								
Part 3: Prio	rity Clair	ns (Includ	ing Adminis	strative Exp	oenses			
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:								
Creditor  Karina Pia Luc	: -1			Type of Priorit				Amount to be Paid
b. Domes Check ☑ No □ Th assig	stic Supp one: ne e allowed ned to or	d priority cl	ions assigne aims listed b	elow are ba	o a gov	a domestic su	pport obliga	\$3,250.00 ss than full amount: tion that has been tount of the claim
pursu	ant to 11	U.S.C.132	22(a)(4):	2				

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Creditor	Type of Priority	Claim Amount	Amount to be Paid
• • • • • • • • • • • • • • • • • • • •	1 . , p = =	• · · · · · · · · · · · · · · · · · · ·	,

#### Part 4: Secured Claims

### a. Curing Default and Maintaining Payments on Principal Residence: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

		_	Interest	Amount to be Paid	Regular Monthly
		_	Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

### b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

#### c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	

### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ✓ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

# NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

					Value of		
			Total		Creditor	Annual	Total
		Scheduled	Collateral	Superior	Interest in	Interest	Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	Rate	Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

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	nfirmation, the stay is	erminated as to surrendered terminated in all respects. T				
Creditor	Collat	eral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt		
	Finan	e Plan	n:			
g. Secured Claims to be Paid in Full Through the Plan NONE  Creditor Collateral Total Amount to be Paid through the Plan  Renaisasance Villlage Condo 915 Plymouth Road North Brunswick, 41,901.00						
Association		J 08902 Middlesex County	wick,	41,301.00		
D 45 U	LOL: VING	NI=				
Part 5: Unsecu	ured Claims X NC	NE				
a. <b>Not s</b>		allowed non-priority unsecu to be distributed <i>pro rata</i>		d:		
	Not less than	_ percent				
<b>V</b>	<i>Pro Rata</i> distrib	ution from any remaining fur	nds			
b. Sepa	rately classified unse	ecured claims shall be treat	ed as follows:			
Creditor	Basis	for Separate Classification	Treatment	Amount to be Paid		
Part 6: Execut	ory Contracts and Ur	expired Leases X NC	ONE			
Tart o. Execut	ory contracts and or	nexpired Leases A Inc				
•	See time limitations se real property leases in	t forth in 11 U.S.C. 365(d)(4 this Plan.)	) that may prevent ass	umption of		
	utory contracts and unewing, which are assum	expired leases, not previous ed:	ly rejected by operation	n of law, are rejected,		
Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment		
	·	·				
Part 7: Motion	s X NONE					

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be

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filed w	ith the (	Clerk of Cour	t when th	ne plan and	transm	ittal no	otice	are serve	d.		
		on to Avoid I btor moves to									
Creditor		Nature of Collateral	Type of Li	en Amount	of Lien	Valı Colla	ue of teral	Amount Claim Exempt	t of Ot	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
NONE		ion to Avoid I									
		btor moves to Part 4 above:		y the following	ig claims	s as ur	isecui	ed and to	void lier	is on coi	lateral
Creditor		Collateral		Scheduled Debt	Total Co Value	llateral	Superi	or Liens	Value of Creditor's Interest in Collatera	1	Total Amount of Lien to be Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE  The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:    Total Collateral   Amount to be Deemed   Amount to be Reclassified as											
Part 8: Other Plan Provisions  a. Vesting of Property of the Estate  ☑ Upon Confirmation ☐ Upon Discharge  b. Payment Notices Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.  c. Order of Distribution  The Standing Trustee shall pay allowed claims in the following order:  1) Ch. 13 Standing Trustee Commissions 2) Other Administrative Claims 3) Secured Claims 4) Lease Arrearages											
	(	Priority C General U t-Petition Cla	Insecured	Claims			- - -				
		i-Petition Cia Indina Trustee		is not author	rized to 1	nav no	st_net	ition claim	ns filed n	urguant t	to 11 U.S.C.

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Section	n 1305(a) in the amount filed by the post-petiti	on claimant.					
5 (6	Marian Marian						
Part 9	: Modification X NONE						
	If this Plan modifies a Plan previously filed in Date of Plan being modified:	this case, complete the information below.					
Explaii	xplain below <b>why</b> the plan is being modified: Explain below <b>how</b> the plan is being modified:						
Are So	chedules I and J being filed simultaneously wit	h this Modified Plan? ☐ Yes ☐ No					
Part 1	0: Non-Standard Provision(s): Signatures						
	Non-Standard Provisions Requiring Separate   Non-Standard Provisions Requiring Separate  Non-Standard Provisions Requiring Separate	e Signatures:					
	Explain here:						
	Any non-standard provisions placed elsewhere	e in this plan are ineffective.					
Signat	tures						
The De	ebtor(s) and the attorney for the Debtor(s), if ar	ny, must sign this Plan.					
debtor(		not represented by an attorney, or the attorney for the visions in this Chapter 13 Plan are identical to <i>Local Form</i> andard provisions included in Part 10.					
I certify	under penalty of perjury that the above is true	e.					
Date:	3/10/20	/s/ Debra E. O'Neal					
		Debra E O'Neal					
Б. (	1	Debtor					
Date:		Joint Debtor					
Date	3/10/20	/s/ Karina Pia Lucid					
Date		Karina Pia Lucid					
		Attorney for the Debtor(s)					